

AT THE COUNTY RECORDER'S OFFICE

Power of attorney, Mrs. Annie E. Robinson to R. E. Emerson. Bargain and sale deed, Mrs. Annie Robinson to John M. Clark. Ordinance No. 173, Closing alley north side of block 6 B. Ordinance No. 138, vacating Chautauqua avenue, north of block 6 B. Conditional sale, Alex Kiriakos to Moneyweight Scale Co. Affidavit of labor, No. 1 Lode, Unorganized Min. Dist. H. H. Smith. Affidavit of labor, No. 4 lode, Unorganized Min. Dist. H. H. Smith. Affidavit of labor, No. 5 lode, Unorganized Min. Dist. H. H. Smith. Warrant deed, Mary B. Hoover to Mary R. Reed Henderson. Warrant deed, Mary R. Reed Henderson and husband to J. W. Francis. Notice of water location, Red Butte Dam, Herbert Babbitt. Quit-claim deed, J. L. Daugherty to W. W. Willis. Bill of sale, J. L. Daugherty to W. W. Willis. Bil of sale, C. T. Hawkins to Babbitt-Polson Co. Chattel mortgage, W. W. Willis to J. L. Daugherty. Affidavit of labor, Agate, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Aztec, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Black Onyx, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Brown Onyx, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Bull Moose, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Democrat, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Gem, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Golden Onyx, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, Grapevine, Unorganized Min. Dist. Ed McCoy. Affidavit of labor, White Onyx, Unorganized Min. Dist. Ed McCoy. Conditional sale, Severo R. Ramirez to Brunswick Balke C. Co. Certificate of sale, J. S. Amundsen vs. James Kennedy and J. S. Amundsen. Certificate of sale, J. S. Amundsen vs. James Kennedy and J. S. Amundsen. Certificate of sale, Babbitt Polson Co. vs. James Kennedy and J. S. Amundsen. Certificate of sale, J. S. Amundsen vs. James Kennedy and J. S. Amundsen. Satisfaction of mortgage, E. D. Babbitt to W. P. Cooper.

NOTICE FOR PUBLICATION 017938

Department of the Interior, United States Land Office at Phoenix, Arizona, Dec. 27, 1915. Notice is hereby given, that Mattie Elizabeth Harding, whose post office address is c-o Dr. E. S. Miller, Flagstaff, Arizona, (widow of Oliver P. Harding, deceased), who, on June 10, 1912, made homestead entry No. 017938, for a tract of 63.11 acres in unsurveyed Sec. 27, T. 19, N., R. 6, E., G. & S. R. B. & M., bounded and described as follows: Beginning at corner No. 1, a malpais rock marked 1-HES95 on SW face, thence S. 28 deg. 24 min. E., 33.95 chs., to cor. No. 21 thence S. 36 deg. 15 min. W. 6.70 chs. to cor. No. 3; thence S 58 deg. 37 min. W. 5.32 chs. to cor. No. 4; thence S. 21 deg. 36 min. W., 9.65 chs. to cor. No. 5; thence S. 31 deg. 48 min. W., 3.12 chs. to cor. No. 6; thence N. 76 deg. 12 min. W., 7.38 chs. to cor. No. 7; thence N. 00 deg. 42 min. E., 39.14 chs., to cor. No. 8; thence N. 20 deg. 04 min. W., 9.69 chs., to cor. No. 9; thence S. 87 deg. 16 min. E., 7.38 chs. to cor. No. 1, the place of beginning. (List 3-1585, Coconino National Forest) has filed notice of intention to make final five year proof to establish claim to the above described land before Charles H. Adams, Clerk of the Superior Court, at Flagstaff, Arizona, on the 22nd day of May, 1916. Claimant names as witnesses: Louis H. Thomas; Isaac F. Wheeler; William H. Anderson, and Joseph R. Treat, all of Flagstaff, Arizona. THOMAS F. WEEDIN, Register.

April 7-May 5.

"Notice is hereby given that the Firemens Insurance Co. of Newark, N. J. appointed Peter Koch, as their authorized agent at Flagstaff, Coconino county, Arizona, and he had in his possession at the time of his death Fire Policies numbering 1 to 25 inclusive and other reports. These have been lost or stolen, and are void and of no effect, and in case of any claim for loss thereunder same will be legally resisted, by the Firemens Ins. Co. If Policies are found notice should be sent at once to Neal Bassett, Mgr. Firemens Ins. Co. Chicago, Ill. March 17-April 21

CALL FOR REPUBLICAN STATE CONVENTION

In accordance with the call of the Republican National Committee, dated at Washington, D. C., December 14, 1915, a State Convention of delegates representatives of the Republican party of the State of Arizona has been called by the Republican State Central Committee to meet at Tucson, on the 6th day of May, at 10:00 a. m. for the following purposes: 1. To select six (6) delegates and six (6) alternate delegates to represent Arizona at the Republican National Convention, called to be held at Chicago on Wednesday the 7th day of June, 1916, to nominate the Republican candidates for the presidency and the vice-presidency. 2. To nominate to the Republican National Convention a person for member of the Republican National Committee for Arizona. 3. To consult together in relation to candidates for Congressional and State offices, to be voted for at the ensuing November election; and if it be deemed advisable to do so, to recommend the names of candidates to be voted for at the primary election; or to adjourn to a later date for this purpose. 4. To transact any other business that may properly come before it. All Republicans electors of the State, and all other electors, without regard to past political affiliation, who believe in the fundamental principles of the Republican party and who favor good, honest and efficient government, are cordially invited to unite under this call in the selection of delegates to said State Convention. The Convention hereby called shall consist of 227 delegates, apportioned as follows: Apache County..... 3 Cochise County..... 32 Coconino County..... 10 Gila County..... 16 Graham County..... 9 Greenlee County..... 9 Maricopa County..... 71 Mohave County..... 4 Navajo County..... 8 Pima County..... 23 Pinal County..... 9 Santa Cruz County..... 5 Yavapai County..... 22 Yuma County..... 6 227

The delegates from the several counties shall be selected by county conventions, by primary elections, or by mass meetings as shall be determined by the Republican Central Committee of the several counties. Such conventions to be called, primary elections had, or mass meetings held, as determined by the several committees, not less than seven (7) days prior to May 7th. Credentials shall be signed by the Chairman and attested by the Secretary of the county Central Committee of the respective counties. A proxy can be held and voted at the state convention only by an elector of the county from which the delegate is chosen and the proxy must be in writing signed by the principal in the presence of two attesting witnesses or acknowledged by him before a notary public. By order of the Republican State Central Committee, in due session at Phoenix, on the 18th day of March 1916. JOS. H. KIBBY, Chairman Attest: THOMAS A MADDOCK, Mar. 24-April 14. Secretary.

NOTICE TO CREDITORS

Estate of Hattie Mae Brown, deceased. Notice is hereby given by the undersigned Administrator of the estate of Hattie Mae Brown, deceased, to the creditors of and all persons having claims against the said deceased, to exhibit them, with the necessary vouchers, within four months after the first publication of this notice to the said Administrator at the law office of Jones & Jones, Flagstaff, Arizona, the same being the place for the transaction of the business of said estate, in said County of Coconino. ESTER J. BROWN, Administrator of the estate of Hattie Mae Brown, deceased. Dated this 14th day of March, A. D. 1916. March 17 to April 7.

Serial No. 029756 UNITED STATES LAND OFFICE Phoenix, Arizona March 15, 1916.

Notice is hereby given that Joseph Montre, or the heirs or legal representatives of Joseph Montre, by Anna R. Kean, has filed in this office application to locate under the act of Congress approved July 17, 1854, the following described lands, viz: Commencing at the National Forest survey corner which is the quarter-corner between Sec. 35, T. 39-N., R. 3-E., and Sec. 2, T. 38-N., R. 3-E., a clearly marked cedar post; running

east 8 miles to what should be when surveyed the quarter-corner between Sec. 6, T. 38-N., R. 5-E., and Sec. 31, T. 39-N., R. 5-E; thence running south 2640 ft. to the NW corner of the tract located, which is marked by a cedar post; thence running east 1320 ft. to the NE corner, which is marked by a cedar post; thence running south 1320 ft. to the SE corner, which is marked by a cedar post; thence running west 1320 ft. to the SW corner, which is marked by a cedar post; thence running north 1320 ft. to the NW corner, the place of beginning, which tract contains 40 acres and should be described when officially surveyed NW 1/4 SE 1/4, Sec. 6, T. 38-N., R. 5-E., G. & S. R. M. Commencing at the National Forest survey corner which is the quarter-corner between Sec. 35, T. 39-N., R. 3-E., and Sec. 2, T. 38-N., R. 3-E., a clearly marked cedar post, which is the SW corner of the tract located; thence running north 1320 ft. to the NW corner, which is marked by a 1 1/2 in. iron post; thence running east 1320 ft. to the NE corner, which is marked by a 1 1/2 in. iron post; thence running south 1320 ft. to the SE corner, which is marked by a 1 1/2 in. iron post; thence running west 1320 ft. to the SW corner, the place of beginning, which tract contains 40 acres and should be described when officially surveyed SW 1/4 SE 1/4, Sec. 35, T. 39-N. R. 3-E., G. & S. R. M. Any and all persons claiming adversely the lands described or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to applicant, should file their affidavits of protest in this office, on or before the 12th day of May, 1916. THOMAS F. WEEDIN, Register. Mar. 31-April 28.

Serial No. 029757 UNITED STATES LAND OFFICE Phoenix, Arizona March 15, 1916.

Notice is hereby given that E. J. Marshall of Los Angeles, Los Angeles county, California, the legal assignee of Thomas B. Valentine, has filed in this office his application to locate under the act of Congress approved April 5, 1872, the following described land, viz: Commencing at the National Forest survey corner which is the quarter-corner between Sec. 35, T. 39-N. R. 3-E., and Sec. 2, T. 38-N., R. 3-E., a clearly marked cedar post, which is the SW corner of the tract located; thence running north 1320 ft. to the NW corner, which is marked by a 1 1/2 in. iron post; thence running east 1320 ft. to the NE corner, which is marked by a 1 1/2 in. iron post; thence running south 1320 ft. to the SE corner, which is marked by a 1 1/2 in. iron post; thence running west 1320 ft. to the SW corner, the place of beginning, which tract contains 40 acres and should be described when officially surveyed SW 1/4 SE 1/4, Sec. 35, T. 39-N. R. 3-E., G. & S. R. M. Any and all persons claiming adversely the lands described or desiring to object because of the mineral character of the land, or for any other reason, to the disposal to applicant, should file their affidavits of protest in this office, on or before the 12th day of May, 1916. THOMAS F. WEEDIN, Register. Mar. 31-April 28.

Serial No. 029756 UNITED STATES LAND OFFICE Phoenix, Arizona March 15, 1916.

Notice is hereby given that Joseph Montre, or the heirs or legal representatives of Joseph Montre, by Anna R. Kean, has filed in this office application to locate under the act of Congress approved July 17, 1854, the following described lands, viz: Commencing at the National Forest survey corner which is the quarter-corner between Sec. 35, T. 39-N., R. 3-E., and Sec. 2, T. 38-N., R. 3-E., a clearly marked cedar post; running

BOND ELECTION NOTICE

Coconino County, a body politic and corporate, acting by and through its Board of Supervisors at a meeting of the said board held at its office in the Courthouse at Flagstaff, the county seat of Coconino County, State of Arizona, on the 8th day of March, 1916, passed and adopted the following resolution and order: Resolution and Order WHEREAS, in the opinion of the board of supervisors of Coconino County, Arizona, the interests of the county require that bonds of the county be issued for the purpose of acquiring funds for the construction and reconstruction of roads and highways and for the reconstruction of bridges in said county, and a county indebtedness be created therefor; and WHEREAS, the board of supervisors of the county are of the opinion that the interests of the county and the public good demands the acquiring of funds for such purpose in the aggregate amount of two hundred fifty thousand dollars (\$250,000) the same to be acquired by issuing the bonds of the county in said amount; and WHEREAS, it is provided by Chapter II of Title LII of the Revised Statutes of Arizona, 1913, Civil Code, that prior to the creation of such indebtedness and the issuance of such bonds therefor, the question whether such indebtedness shall be authorized shall be submitted by the board of supervisors to the vote of the property taxpayers who in all other respects shall be qualified electors in such county, for their determination; NOW THEREFORE, BE IT RESOLVED AND ORDERED, and it is hereby ordered by the board of supervisors of Coconino County, Arizona: 1. That a special election by the property taxpayers who in all other respects shall be qualified electors in such county, be and the same is hereby called for Tuesday the 2nd day of May, A. D. 1916, for the purpose of determining whether such indebtedness shall be authorized. 2. That at said election the following question be, and the same is hereby submitted to the property taxpayers of Coconino County, Arizona, who in all other respects shall be qualified electors in such county, for their determination, to-wit: Shall the board of supervisors of Coconino County, Arizona, be authorized to create an indebtedness on behalf of the county and upon the credit thereof by issuing the bonds of the county in the aggregate amount of two hundred fifty thousand dollars (\$250,000), for the purpose of acquiring funds for the construction and reconstruction of roads and highways and for the reconstruction of bridges in said county, said bonds to bear date the first day of July, A. D. 1916, and to mature serially as follows: \$7,000 in each of the years 1921 to 1955, both inclusive, and \$5,000 in the year 1956; said bonds to bear interest at the rate of five (5) per cent per annum, payable semi-annually on the first day of January and the first day of July in each year? 3. Such election shall be held in conformity with the provisions of the general election laws of the state and by the officers of election provided to be appointed by and who shall qualify under such laws. 4. That the question so submitted shall be voted on at said election by the electors qualified as aforesaid, at the following regular voting places in the respective voting precincts in said county, and the following named persons are hereby appointed as the judges, inspectors and clerks of election, for the purpose of conducting such election in the respective voting precincts of the county, to-wit: Precinct—Fredonia. Voting place—School house. Inspector—Jos. Brooksby. Judges—Wm. Judd, A. E. Lewis, Sr. Clerks—A. W. Brown, Lorum Pratt, Sr. Precinct—Greenlaw Mill. Voting place—Commissary. Inspector—Ben Doney. Judges—Earl Brown, Hays Weidner. Clerks—Jack Kester, S. W. Hodgson. Precinct—Howard Mountain. Voting place—Commissary. Inspector—Vic Lewellen. Judges—Chas. Hesten, Jake Thompson. Clerks—J. H. Gallagher, Jack Day. Precinct—Loy's. Voting place—John Loy's ranch. Inspector—W. W. Van Deran. Judges—Con C. Fredricks, W. J. Price. Clerks—John Loy, Mrs. John Loy. Precinct—Long Valley. Voting place—Long Valley Ranger Station. Inspector—Lenard Hough. Judges—Hugh K. Fuller, E. M. Montgomery. Clerks—Addison E. Fuller, Albert

BRADFORD.

Precinct—Rose Wells. Voting place—Ranch house. Inspector—John Bishop. Judges—A. C. Burnet, Wm. DeAdler. Clerks—Al Sanford, R. A. Kaufman. Precinct—Bly Ranger Station. Voting place—Ranger Station. Inspector—L. A. Maxwell. Judges—G. W. Hart, W. F. Baucum. Clerks—Luther Hart, Boney Dorn. Precinct—Camp No. 1. Voting place—Commissary. Inspector—Clay Gilbert. Judges—Geo. Simpson, Harry Carter. Clerks—Wm. Lannon, G. N. Tucker. Precinct—Camp No. 10. Voting place—Commissary. Inspector—Fred Reno. Judges—Ephriam Crittes, S. C. Darden. Clerks—Chas. Lindstrom, Adolph Hartman. Precinct—Canyon Diablo. Voting place—Votz Trading Post. Inspector—J. M. Montoya. Judges—Mrs. H. Harold, Wm. Reed. Clerks—Mrs. J. M. Montoya, C. Ybarra. Precinct—Flagstaff No. 1. Voting place—Court house. Inspector—J. W. Francis. Judges—W. W. Durham, Wm. Hicks. Clerks—Alex Johnston, John Zala-ha. Precinct—Flagstaff No. 2. Voting place—G. A. R. Hall. Inspector—W. A. Campbell. Judges—J. H. Treat, Geo. McCormick. Clerks—Roger Morse, Wm. Jones. Precinct—Sedona. Voting place—Sedona Hotel. Inspector—Frank Owenby. Judges—Nettie L. Vanderen, Joe Lay. Clerks—Edith Lamport, E. M. Hart. Precinct—Williams. Voting place—Justice of Peace office. Inspector—R. M. Reese. Judges—W. C. Rittenhouse, Wm. Souder. Clerks—F. O. Polson, J. D. Lee. Precinct—Tuba City. Voting place—Babbitt-Preston store building. Inspector—H. K. Wilson. Judges—Thos. E. Stanton, Jas. A. Wilcox. Clerks—Ira E. Bell, Laura A. Preston. Precinct—Grand Canyon. Voting place—Cameron's hotel. Inspector—John Hance. Judges—E. J. Bonsall, B. A. Cameron. Clerks—Walter Hubbell, A. V. Francis. Precinct—Bellemont. Voting place—Postoffice. Inspector—John McWilliams. Judges—H. B. Embach, August Lindstrom. Clerks—M. C. Walker, Ed C. Gillie. 5. The polls shall be opened in each precinct at six o'clock A. M. on the day of election and shall be closed at 6 o'clock P. M. 6. Such election shall be by ballot. The ballots shall be printed with blank ink on white paper of sufficient thickness to prevent the printing thereon from being discernable from the back. The ballots shall be headed "Official Ballot" in heavy faced plain letters not smaller than long primer nor larger than great primer, with a heavy rule above and below the same. The ballots for said election shall be provided by the Board of Supervisors of said county and be in substantially the following form: OFFICIAL BALLOT Election May 2nd, 1916. Precinct, Coconino County, Arizona. Question Submitted Shall the Board of Supervisors of Coconino County, Arizona, be authorized to create an indebtedness on behalf of the county and upon the credit thereof by issuing the bonds of the county in the aggregate amount of two hundred fifty thousand dollars (\$250,000), for the purpose of acquiring funds for the construction and reconstruction of roads and highways and for the reconstruction of bridges in said county, said bonds to bear date the first day of July, A. D. 1916, and to mature serially as follows: \$7,000 in each of the years 1921 to 1955, both inclusive, and \$5,000 in the year 1956, said bonds to bear interest at the rate of five (5) per cent per annum, payable semi-annually on the first day of January and the first day of July in each year. For the Bonds Against the Bonds

(The voter shall indicate his vote for or against the proposition submitted by placing a mark (X) in the square opposite the group of words expressing his choice).

7. The board of supervisors shall cause the ballots to be printed and distributed and shall send a sufficient number to the judges appointed in the several precincts. 8. No ballot for or against said question shall be received by the judges unless the person offering the same shall be a property tax payer of the county and also in all respects a qualified registered elector therein. 9. The returns of said election shall be submitted to the board of supervisors of Coconino County within twelve days from the date of such election; whereupon said board of supervisors shall hold a special meeting on the first Monday succeeding said 12th day for the purpose of canvassing the vote cast at said election, and they shall immediately thereafter by certificate declare the result of said election and said certificate of the result of election so made shall be prima facie evidence of the complete performance of all of the conditions and requirements precedent to the holding of such election. 10. If a majority of the property taxpayers in said county who must also in all respects be qualified electors therein voting at said election, shall vote in favor of the creation of such indebtedness and the issuance of bonds for the purpose aforesaid, it shall be the duty of the board of supervisors immediately upon canvassing the vote cast at said election as above provided, to file and record in the office of the county recorder of Coconino County, a certificate showing the object of such election, the total number of votes cast thereat, the total number of votes cast in favor of the creation of such indebtedness and the total number of votes cast against the creation of such indebtedness; and such certificate shall contain a further statement that the creation of such indebtedness is ordered and thereupon it shall immediately become the duty of such board of supervisors to take such steps as are required by law to carry out the object of such election. 11. If the indebtedness contemplated by this resolution and order shall be authorized at the election hereby called, then and in such event, the aggregate amount of said bonds to be issued under such authority shall be two hundred fifty thousand dollars (\$250,000); which bonds shall mature serially as follows: \$7,000 in each of the years 1921 to 1955, both inclusive and \$5,000 in the year 1956; the rate of interest to be paid thereon shall be five (5) per cent per annum; such interest shall be paid semi-annually on the first day of January and the first day of July in each year and the purpose for which the money derived from the sale of such bonds shall be expended is for the construction and reconstruction of roads and highways and for the reconstruction of bridges within and for the said county. Said bonds, if authorized, will be made negotiable in form. 12. This resolution and order shall serve as notice of the said election, and the copies thereof posted and published as hereinafter required may be entitled "Notice of Election." The clerk of this board is hereby authorized and directed to cause to be posted at least five (5) copies of this resolution and order in public places within Coconino County, at least twelve days prior to the date of the election hereby called, and shall have posted a copy of said notice at each polling place within said county; provided that in addition to the posting of such notice, publication of a copy thereof shall be made in the Coconino Sun and the Williams News, newspapers designated by this board, being newspapers published in Coconino County, Arizona, and of general circulation therein, for at least thirty days prior to the date of the election hereby called. 13. This resolution and order shall be entered of record in the minute book of this Board and the clerk of the board is hereby authorized and directed to effectuate the various provisions thereof. Passed and adopted this 8th day of March, A. D. 1916. (Seal) L. E. HART, Chairman of the Board of Supervisors of Coconino County, Arizona. Attest: TOM L. REES, Clerk. March 31-April 28. She Grows Nervous at Nightfall More dreaded than an alarm of fire by night is the hoarse, brassy cough of croup of the nervous mother who fears this terror of childhood. Why worry, when a few timely doses of Foley's Honey and Tar will ward off croup and clear the throat of choking phlegm. It will give you confidence to face nightfall without fear of croup. Mrs. Ben Meyerink, Clymer, N. Y., says: "Our little girl would surely have had croup but Foley's Honey and Tar stopped it at once." Will Marlar Pharmacy.—Advertisement.